

1 HONORABLE MICHELLE L. PETERSON  
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6 UNITED STATES DISTRICT COURT  
 7 WESTERN DISTRICT OF WASHINGTON  
 8 AT SEATTLE

9 BUNGIE, INC., a Delaware corporation,  
 10 Plaintiff,

11 v.

12 JOSHUA FISHER, JACOB W. MAHURON  
 13 A/K/A "PRAGMATIC TAX," MATTHEW  
 14 ABBOTT A/K/A "NOVA," JOSE  
 15 DEJESUS AKA "DAVID HASTINGS"  
 16 A/K/A "J3STER," TRAVERS RUTTEN  
 17 A/K/A "TRAVERS7134," JESSE  
 18 WATSON A/K/A "JESSEWATSON3944,"  
 19 JOHN DOE NO. 1 A/K/A "CALC",  
 20 ANDREW THORPE A/K/A "CYPHER,"  
 21 RYAN POWER AKA "KHALEESI," JOHN  
 22 DOE NO. 4 A/K/A "GOD," JOHN DOE  
 23 NO. 5 A/K/A "C52YOU," JOHN DOE NO.  
 24 6 A/K/A "LELABOWERS74," JOHN DOE  
 25 NO. 7 A/K/A "FRAMEWORK," KICHING  
 26 KANG A/K/A "SEQUEL," JOHN DOE  
 27 NO. 9 A/K/A "1NVITUS," DAVID  
 BRINLEE A/K/A "SINISTER," JOHN DOE  
 NO. 11 A/K/A "THEGUY," JOHN DOE  
 NO. 12 A/K/A "BEATRED," JOHN DOE  
 NO. 13 A/K/A "COMMUNITYMODS,"  
 JOHN DOE NO. 14 A/K/A "PALACE,"  
 JOHN DOE NO. 15 A/K/A  
 "VINCENTPRICE," JOHN DOE NO. 16  
 A/K/A "ESSWAN," JOHN DOE NO.  
 17 A/K/A "ADMIRAL," JOHN DOE NO. 18  
 A/K/A "TOMDICKHARRY," JOHN DOE  
 NO. 19 A/K/A "ROB," JOHN DOE NO. 20  
 A/K/A "STAYLOCKED," JOHN DOE NO.  
 21 A/K/A "FIVE-STAR," JOHN DOE NO.  
 22 A/K/A "HORROR," JOHN DOE NO. 23  
 A/K/A ELITECHEATZ.CO, JOHN DOE  
 NO. 24 A/K/A MIHAI LUCIAN, JOHN

Case No. 2:23-cv-01143-MLP

DECLARATION OF DYLAN SCHMEYER  
 IN SUPPORT OF PLAINTIFF'S MOTION  
 FOR ENTRY OF DEFAULT AGAINST  
 DEFENDANT JOHN DOE NO. 25 A/K/A  
 NATHAN BERNARD A/K/A "DOVE"

NOTE ON MOTION CALENDAR:  
 March 26, 2025

1           DOE NO. 25 A/K/A NATHAN BERNARD,  
 2           A/K/A “DOVE,” JOHN DOE NO. 26  
 3           A/K/A “BLACKMAMBA,” JOHN DOE  
 4           NO. 27 A/K/A “BILLNYE,” JOHN DOE  
 5           NO. 28 A/K/A “BANEK192,” JOHN DOE  
 6           NO. 29 A/K/A SHOPPY ECOMMERCE  
 7           LTD, JOHN DOE NO. 30 A/K/A/ FINN  
 8           GRIMPE A/K/A “FINNDEV,” AND JOHN  
 9           DOES NO. 31-50,

10           Defendants.

11           I, Dylan Schmeyer, declare and state as follows:

12           1.       I am an attorney with Kamerman, Uncyk, Soniker & Klein, P.C., counsel to  
 13 Plaintiff Bungie, Inc. in this action. I make this declaration based on my personal knowledge of  
 14 the facts herein, and could and would testify to them competently if necessary.

15           2.       I sent a request for waiver of formal service of the Summons and Amended  
 16 Complaint to Defendant John Doe No. 25 a/k/a Nathan Bernard a/k/a “Dove” (“Bernard”)  
 17 pursuant to FED. R. Civ. P. 4(d) dated November 13, 2024. Bernard signed the waiver of service  
 18 on January 9, 2025.

19           3.       Bernard’s signed waiver of service was filed on January 14, 2025. *See* Dkt. 99.

20           4.       On January 17, 2025, Bernard emailed me apparently requesting, in relevant part,  
 21 an extension of the time to respond to Bungie’s Amended Complaint.

22           5.       On January 30, 2025, I agreed to a 21-day extension following the date of my  
 23 email for Bernard to respond to Bungie’s Amended Complaint, making Bernard’s new response  
 24 deadline February 21, 2025, which I told him expressly.

25           6.       I received no response to my email and have received no further communications  
 26 from Bernard or any counsel claiming to represent Bernard.

27           I declare under penalty of perjury under the laws of the United States that the foregoing is  
 true and correct to the best of my knowledge.

28           Executed this 26th day of March, 2025, at Thornton, Colorado.

s/ Dylan Schmeyer  
 DYLAN SCHMEYER